AG2_CEP_Dec_Withdraw_as_Counsel.Doc
UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

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J & J SPORTS PRODUCTIONS, INC..

ECF CASE

Plaintiff.

07 CV 8764 (AKH)

1 1411111

SUPER SONIDO EL AGUILA INC. d/b/a El Aguila Bar Lounge Restaurant, and ANNIE GUERRERO,

Defendants.

DECLARATION OF CARL E. PERSON IN SUPPORT OF HIS MOTION TO WITHDRAW AS ATTORNEY FOR THE DEFENDANTS

- I. Carl E. Person, an attorney duly authorized to practice in the State of New York, do hereby declare, pursuant to the penalties of perjury under 28 U.S.C. § 1746, that the following statements are true and correct:
- 1. I am the withdrawing attorney for Defendants. Super Sonido El Aguila, Inc. and Annie Guerrero (the "Clients" or "Defendants"), in the above-captioned action (one of two related actions), am fully familiar with the facts stated herein, and make this declaration in support of my motion for an order
- A. permitting me to withdraw as Defendants' attorney and an order so relieving me as counsel: and
- B. a stay of all proceedings as to Defendants, until 30 days after service of the Order upon Defendants relieving Carl E. Person as counsel for Defendants.
- 2. In spite of my fee agreement with the Client dated November 14, 2007 and numerous efforts to try to get paid. I have not been paid at all for my services.

- 3. Defendants are not cooperating in their defense and we have an irreconcilable difference as to the way in which the litigation should proceed.
- 4. Because of the foregoing, I cannot effectively or professionally represent the Defendants any longer.
- 5. I am serving a copy of my moving papers on the Defendants at their last-known addresses, as set forth in the accompanying proof of service.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in New York, New York on February 11, 2008.

Carl E. Person

CERTIFICATE OF SERVICE

Carl E. Person hereby declares, pursuant to the penalties of perjury under 28 U.S.C. § 1746, that the following statements are true and correct:

I am not a party to this action, am over 18 years of age, and on February 11, 2008. I served a true copy of the foregoing Declaration of Carl E. Person in Support of His Motion to Withdraw as Attorney for the Defendants dated February 11, 2008 (the "Document") on Defendants and the attorneys for the Plaintiff (Paul J. Hooten & Associates), by mailing a copy of the Document to said persons as follows:

> Annie Guerrero 309 Avenue C Bayonne NJ 07002

Super Sonido El Aguila Inc. 80 W. Kingsbridge Road **Bronx NY 10468**

Paul J. Hooten, Esq. Paul J. Hooten & Associates, Esq. 5505 Nesconset Hwy - Suite 203 Mt. Sinai, NY 11766

and by emailing on February 11, 2008 a copy of the Document to the Defendants at guer541@aol.com and to the Plaintiff's attorney at pihooten@mindspring.com.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in New York, New York on February 11, 2008.